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REMARKS:

In view of the foregoing amendments and the following remarks please reconsider the amended claims.

Previously submitted independent claims 1 and 25 and dependent claim 9 have been cancelled without prejudice.

The only independent claim remaining, claim 21 has been amended to remove the term "inwardly" to which the examiner previously objected to. The claim has not been amended to insert the term "outwardly" however as the term "outwardly" is considered by the applicant to be confusing as the receiver projects inwardly in relation to the frame. Without either of the terms inwardly or outwardly, the receiver remains well defined in claim 21 however in noting that it projects towards an open end which faces the other end of the frame in the floor mounted position. As claim 21 in its now amended form overcomes the examiner's previous object to the term inwardly while remaining substantially identical in scope, it is believed that claim 21 remains in condition for allowance as previously indicated by the examiner if rewritten to overcome the objections to the claim being indefinite.

All remaining claims have been amended in order to depend upon the now amended claim 21, and accordingly are also now believed to be in condition for allowance.

Favorable reconsideration of this application is earnestly solicited.

Respectfully submitted

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RWD/hk October 27, 2006 Ryan W. Dupuis

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CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that this paper is being facsimile transmitted to the United States Patent and Trademark Office, Fax No. (571) 273-8300, on October 27, 2006.

Heather Kirkpatrick

Gentler Klepatel